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Case 3:07-cv-04578-SI

1	WHEREAS, on May 16, 2008 plaintiff filed his Second Amended Class Action			
2	Complaint for Violations of the Federal Securities Law ("Second Amended Complaint");			
3	WHEREAS, on August 21, 2008 the Court granted in part and denied in part Defendants'			
4	Motion to Dismiss the Second Amended Complaint;			
5	WHEREAS, on August 22, 2008 the Court issued civil pretrial minutes continuing this			
6	matter to November 7, 2008 for a Further Case Management Conference;			
7	WHEREAS, Defendants have filed a Motion to Relate with the Honorable James Ware to			
8	consolidate this matter with the matter <i>In re UTStarcom</i> , <i>Inc. Securities Litigation</i> , Case No. 04-			
9	4908-JW (PVT);			
10	WHEREAS, it is the parties' understanding that the Court wished to suspend activity in			
11	this case until after the next Case Management Conference scheduled for November 7, 2008;			
12	WHEREAS, counsel for plaintiff and defendants have met and conferred and have agreed			
13	that, in order to prevent any confusion or ambiguity regarding pending deadlines, they would			
14	formally stipulate to the extension set forth below for defendants to answer the Second Amended			
15	Complaint;			
16	WHEREAS, the parties therefore stipulate that defendants shall answer the Second			
17	Amended Complaint by November 17, 2008, which is ten (10) days after the Case Management			
18	Conference set for November 7, 2008:			
19	NOW THEREFORE, pursuant to the parties' stipulation and subject to the Court's			
20	approval:			
21	(a) Defendants shall answer the Second Amended Complaint on or before November			
22	17, 2008;			
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1	IT IS SO STIPLILATED				
1 2	IT IS SO STIPULATED.				
3	Dated: September 3, 2008			GOODRICH & ROSATI	
4			Professional Corpor	ation	
5					
6			By: <u>/s/ BAHRAM S</u> BAHRAM S	SEYEDIN-NOOR	
7			Attorneys for Defen	dante	
8			UTSTARCOM, INC YING WU, MICHA TOY, and FRANCIS	C., HONG LIANG LU, AEL SOPHIE, THOMAS	
10					
11	Dated: September 3, 2008		FINKELSTEIN, TH	OMPSON LLP	
12					
13			By: /s/ DONALD J	FNRIGHT	
			DONALD I	ENDICHT	
14			DONALD J.	ENKIGHT	
<ul><li>14</li><li>15</li></ul>			Attorneys for Plaint		
15 16			Attorneys for Plaint		
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2	I, Bahram Seyedin-Noor, am the ECF User whose identification and password are being				
3	used to file the Joint Stipulation and [Proposed] Order Regarding Extension of Time for				
	Defendants to Answer Plaintiff's Second Amended Class Action Complaint. I hereby attest that				
4	Donald J. Enright has concurred in this filing.				
5	D 4 1 G 4 1 2 2000	WILLON CONCINU COORDIGIL & DOCATI			
6	Dated: September 3, 2008	WILSON SONSINI GOODRICH & ROSATI Professional Corporation			
7					
8		By: <u>/s/ BAHRAM SEYEDIN-NOOR</u> BAHRAM SEYEDIN-NOOR			
9		Attorneys for Defendants			
10		UTSTARCOM, INC., HONG LIANG LU, YING WU, MICHAEL SOPHIE, THOMAS TOY,			
11		and FRANCIS BARTON			
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